DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

	Original	Supplemental	☐ Substitute	PCT	☐ Design
As a below named inventor, next to my name; that I verily an original, first and joint inwhich a patent is sought on the sought on the sought of the sought	y believe that ventor (if plura	I am the original, fir al inventors are nam	rst and sole inver	tor (if only	tizenship are as stated below one name is listed below) or ter which is claimed and for
TITLE: ELECTRO	ON BEAM L	ITHOGRAPHY M	1ETHOD		
of which is described and cla	imed in:				
the attached spec	cification, or				
the specification and with an	in the applica	ation Serial No	filed (if ap	pplicable), o	<u>r</u> ,
the specification and as ame	in Internation	nal Application No.	(if applicable).	file	ed,
I hereby state that I have revi amended by any amendment(ewed and und s) referred to	lerstand the content above.	of the above-ider	ntified speci	fication, including the claims, as
I acknowledge my duty to disapplication in accordance with				aterial to th	e examination of this
I hereby claim foreign priorit Design) of any foreign applic foreign application for patent claimed:	ation(s) for pa	atent or inventor's c	ertificate listed b	elow and ha	if this application is for a ve also identified below any application n which priority is
COUNTRY	APPLI	CATION NO.	DATE OF	FILING	PRIORITY CLAIMED
Republic of Korea	02	2-47230	A		
	I		August 9	, 2002	Yes
			August 9	, 2002	
			August 9	, 2002	
			August 9	, 2002	
below and, insofar as the subjapplication in the manner pro- disclose material information	ect matter of o vided by the f as defined in	Inited States code, § each of the claims of the training the state of the training that the state of the stat	120 and §119(e) f this application tle 35, United Standard Regulation	of any Uni is not discletes Code, § s, §1.56(a)	Yes ted States application(s) listed osed in the prior United States 112, I acknowledge the duty to which occurred between the
below and, insofar as the subj	ect matter of ovided by the fast defined in the fattern and the n	Inited States code, § each of the claims of the training the state of the training that the state of the stat	120 and §119(e) f this application tle 35, United Staederal Regulation trational filing dates	of any Uni is not discletes Code, § s, §1.56(a) ate of this ap	Yes ted States application(s) listed osed in the prior United States 112, I acknowledge the duty to which occurred between the
below and, insofar as the subjapplication in the manner prodisclose material information filing date of the prior applica	ect matter of ovided by the fast defined in the fattern and the n	Inited States code, § each of the claims of the paragraph of Title 37, Code of Feational or PCT interests.	120 and §119(e) f this application tle 35, United Staederal Regulation trational filing dates	of any Uni is not discletes Code, § s, §1.56(a) ate of this ap	Yes ted States application(s) listed osed in the prior United States 112, I acknowledge the duty to which occurred between the oplication: S: PATENTED, PENDING,
below and, insofar as the subjapplication in the manner prodisclose material information filing date of the prior applica	ect matter of ovided by the fast defined in the fattern and the n	Inited States code, § each of the claims of the paragraph of Title 37, Code of Feational or PCT interests.	120 and §119(e) f this application tle 35, United Staederal Regulation trational filing dates	of any Uni is not discletes Code, § s, §1.56(a) ate of this ap	Yes ted States application(s) listed osed in the prior United States 112, I acknowledge the duty to which occurred between the oplication: S: PATENTED, PENDING,

And I hereby appoint Adam C. Volentine, Reg. No. 33289 and William S. Francos, Reg. No. 38,456, and the firm of *VOLENTINE FRANCOS*, *P.L.L.C.*, jointly and severally, attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys named herein to accept and following instructions from

as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

Kindly direct all correspondence to:

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OST OFFICE ADDRESS	ADDRESS CODE	Сіту	STATE OR COUNTRY	ZIP
relieve are believed to be not the like so made are code, and that such will: Inventor Won-t	e true; and further that these sta punishable by fine or imprison ful false statements may jeopard tai ki	wn knowledge are true, and that tements were made with the knoment, or both, under Section 100 lize the validity of the applicatio Date:	wiledge that willful false state of of Title 18 of the United St of or any patent issuing thereo July w . 2003	ements ates on.
		Date:		
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th Improper				
				
applicant Reference No.	SS-17628-US		Atty Docket No. SEC.10	126